

Exhibit 1

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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

FEDERAL TRADE COMMISSION,

Plaintiff,

v.

QUALCOMM INCORPORATED, a
Delaware Corporation,

Defendant.

Case No. 17-cv-00220-LHK-NMC

IN RE: QUALCOMM ANTITRUST
LITIGATION

Case No. 17-md-02773-LHK-NMC

JOINT STIPULATION AND ~~PROPOSED~~ DISCOVERY COORDINATION ORDER

WHEREAS the Parties desire to minimize the burden and expense of duplicative discovery across cases;

WHEREAS the Parties agree that discovery in the above-captioned actions should be coordinated as provided herein; and

WHEREAS the Parties are continuing to meet and confer with each other and with Apple Inc. regarding the possibility of further coordination of discovery in the above-captioned actions with discovery in *Apple Inc. v. Qualcomm Incorporated*, Case No. 17-cv-00108-GPC (S.D. Cal.) and related cases;

THE PARTIES THEREFORE STIPULATE AND AGREE AS FOLLOWS:

1. For the purpose of this Order:
 - a. "Contact Attorneys" refers to counsel designated by each Party and identified on Schedule A.
 - b. "FTC" refers to the Federal Trade Commission.
 - c. "FTC Litigation" refers to *Federal Trade Commission v. Qualcomm Incorporated*, Case No. 17-cv-00220-LHK-NMC.
 - d. "MDL Litigation" refers to *In re Qualcomm Antitrust Litigation*, Case No. 17-md-02773-LHK-NMC, including all consolidated member cases (both current and any that may be transferred and consolidated in the future).
 - e. "MDL Plaintiffs" refers collectively to the plaintiffs named in any consolidated or member case in the MDL Litigation, including in any consolidated complaint that is filed in the MDL Litigation.
 - f. "Parties" refers collectively to the FTC, MDL Plaintiffs, and Qualcomm.

- g. “Party” refers to any of the FTC, MDL Plaintiffs, or Qualcomm.
- h. “Pending Cases” refers collectively to the FTC Litigation and MDL Litigation.
- i. “Protective Orders” refers to the Protective Order and Supplemental Protective Order in the FTC Litigation (ECF Nos. 81, 137) and the Protective Order in the MDL Litigation (ECF No. 46), in each case as may be supplemented and amended from time to time.
- j. “Qualcomm” refers to Qualcomm Incorporated.

2. Counsel for the Parties in each Pending Case shall be bound by this Order.

COORDINATION OF WRITTEN DISCOVERY

3. Any Party that serves or has served a written discovery request under Rule 31, 33, 34, or 36 on another Party in any of the Pending Cases shall provide a copy of the request to the Contact Attorneys in each Pending Case.

4. Any Party that responds or has responded to a written discovery request in any of the Pending Cases shall serve its response and produce any responsive materials to the Contact Attorneys in each Pending Case.

5. A Party (the “Issuing Party”) that serves, after issuance of this Order, a subpoena or other request (including any request for international judicial assistance) for the production of documents or other materials on a person or entity not a Party (“Non-Party”) to any Pending Case shall promptly (a) provide a copy of the subpoena or other request to all Contact Attorneys; (b) provide a copy of this Order and the Protective Orders in effect in each of the Pending Cases to the Non-Party; (c) notify the Non-Party that, pursuant to this Order, materials produced in response to such subpoena or other request will be produced in each Pending Case; and (d) request that the Non-Party simultaneously produce materials to the Contact Attorneys in each Pending Case. If, notwithstanding such request, the Non-Party does not produce the materials to the Contact Attorneys in each Pending Case, the issuing Party shall, as permitted by law, provide a copy of all materials produced pursuant to the subpoena or other request to the Contact Attorneys in each of the Pending Cases within five (5) calendar days after receipt of the materials from the Non-Party. If a Party has served a Non-Party subpoena or other document request prior to the issuance of this Order, the

1 Issuing Party will advise the Non-Party that the document production is to be shared across the
 2 Pending Cases and provide an opportunity of 10 (ten) days to object, and shall provide a copy of all
 3 materials produced pursuant to the subpoena or other request to the Contact Attorneys in each of the
 4 Pending Cases within five (5) calendar days after the later of (1) expiration of such ten (10) day
 5 period, or (2) the Party's receipt of materials from the Non-Party.¹ If a Party modifies or extends the
 6 time to respond to a Rule 45 document subpoena or other request in writing, it shall promptly inform
 7 Contact Attorneys in each Pending Case of that written extension or modification.

8 6. All written responses to discovery requests and subpoenas and materials provided in
 9 response to discovery requests and subpoenas in any Pending Case shall be treated as having been
 10 obtained through discovery in each Pending Case.

11 **COORDINATION OF DEPOSITIONS**

12 7. Pursuant to Fed. R. Civ. P. 30(a)(2)(A), leave is granted to all Parties to conduct in excess
 13 of ten (10) depositions per side.

14 8. A Party issuing a deposition notice or subpoena or seeking a request for international
 15 judicial assistance in obtaining testimony (the "Subpoenaing Party") shall provide at least five (5)
 16 days advance notice to Contact Attorneys in each Pending Case. Other Parties shall be entitled to
 17 join the Subpoenaing Party's notice, subpoena, or request by notice to Contact Attorneys in each
 18 Pending Case within such five (5) day period. The other Parties also will be entitled to add topics to
 19 any 30(b)(6) or similar subpoena or notice by issuing their own Rule 30(b)(6) notice. The Parties
 20 shall make reasonable good-faith efforts to coordinate the scheduling of the deposition with each
 21 other and with any Non-Party witness, provided, however, that no Party may unreasonably delay a
 22 deposition.

23 9. For Party depositions, prior to issuing a notice for a date certain, the noticing Party shall
 24 notify the Contact Attorneys for all Parties of its intent to depose a particular witness, and request

25 ¹ Pending the resolution of any such Non-Party objection to production across the Pending Cases,
 26 the Issuing Party shall nonetheless provide a copy of all materials to the other side within the
 27 Pending Case in which the subpoena or request was issued, in accordance with the applicable
 28 protective order, within five (5) calendar days after receipt of the materials from the Non-Party, to
 the extent the Non-Party has not already done so.

1 available dates for the witness from counsel for the Party whose witness's deposition is sought.
2 Within seven (7) business days of receiving the request, the Party to whom such a request is made
3 shall provide three (3) proposed deposition dates, provided, however, that this deadline shall be
4 extended to twelve (12) business days if a noticing Party has more than five deposition date requests
5 to another Party outstanding at the time such request is made. The noticing Party shall use its best
6 efforts to schedule the deposition on a proposed deposition date mutually agreeable to all Parties.
7 The Party whose witness's deposition is sought shall retain its right to formally object (by motion for
8 protective order or otherwise) to the taking of a particular deposition or to the timing or scope of
9 such deposition.

10 10. Counsel in any of the Pending Cases shall be entitled to attend depositions noticed in each
11 Pending Case, so long as they are bound by the Protective Order entered in one of the Pending Cases.
12 Non-noticing counsel may ask questions and raise objections at depositions to the extent allowed
13 under the Federal Rules of Civil Procedure. Any Party may avail itself of any objection to the form
14 of a question made by any other Party properly in attendance at a deposition without the need to be
15 in attendance or express its joinder in the objection.

16 11. The time limits on depositions established by Fed. R. Civ. P. 30(d)(2) shall apply to all
17 depositions, except that in the event that a deposition of a non-party is noticed by multiple Parties,
18 the Parties agree that, absent good cause, they will not oppose an extension of the time limit for that
19 deposition to up to fourteen (14) hours. In any deposition of Qualcomm or a current or former
20 Qualcomm employee noticed in his or her individual capacity by the FTC and the MDL Plaintiffs,
21 the FTC and the MDL Plaintiffs shall be entitled to no more than eleven (11) hours of questioning
22 time, except that the parties may modify this limit by agreement or leave of Court.

23 12. A Party that was provided prior notice of a deposition in any Pending Case may not,
24 absent leave of Court, notice a second deposition of the same witness in a Pending Case.

25 13. Depositions subpoenaed, noticed, and/or taken in any of the Pending Cases shall be
26 treated as if they were obtained through discovery in each Pending Case.
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28

PLEADINGS AND MOTIONS

14. Any Party that serves or has served a pleading or motion on another Party in any Pending case shall serve an unredacted copy of the pleading or motion on the Contact Attorneys in each Pending Case, subject if necessary to the Protective Orders in that case.

PROTECTION OF CONFIDENTIAL INFORMATION

15. The Protective Order in effect in each Pending Case is hereby modified to permit the disclosure and production of Protected Material (as defined therein) to each Party hereto, and the use of such material by each Party hereto, as if they were a Party to the Protective Order in each Pending Case.

16. The Protective Order in effect in each Pending Case shall govern the handling by the Parties to such Pending Case of protected material produced hereunder, and, unless modified by the designating party, confidentiality designations applied in one Pending Case shall apply in all Pending Cases.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

Dated: September 20, 2017

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17-md-02773***

Dated: September 20, 2017

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FILER'S ATTESTATION

I, Jennifer Milici, am the ECF user whose identification and password are being used to file this Joint Case Management Conference Statement. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that the signatories on this document have concurred in this filing.

/s/ Jennifer Milici

~~PROPOSED~~ DISCOVERY COORDINATION ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: September 22, 2017

Lucy H. Koh

SCHEDULE A

Federal Trade Commission v. Qualcomm Incorporated, Case No. 17-cv-00220-LHK-NMC

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